IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF TEXAS

LUFKIN DIVISION

TERRY MARK GUIDRY, SR., #788956 §

VS.

§ CIVIL ACTION NO. 9:07ev95

JOHN P. WERNER, ET AL. §

ORDER OF DISMISSAL

The above-entitled and numbered civil action was heretofore referred to United States Magistrate Judge Judith K. Guthrie, who issued a Report and Recommendation concluding that the complaint should be dismissed pursuant to the "three strikes" provision of 28 U.S.C. § 1915(g). The Plaintiff has filed objections.

The Report of the Magistrate Judge, which contains her proposed findings of fact and recommendations for the disposition of such action, has been presented for consideration, and having made a *de novo* review of the objections raised by the Plaintiff to the Report, the Court is of the opinion that the findings and conclusions of the Magistrate Judge are correct and the objections of the Plaintiff are without merit.

The Report and Recommendation noted the Plaintiff's history of abuse of court. He had "three strikes" before he filed the case in order to trigger the provisions of § 1915(g). Consequently, he may not proceed unless he was "under imminent danger of serious physical injury" at the time he filed the lawsuit. *See Banos v. O'Guin*, 144 F.3d 883, 884-85 (5th Cir. 1998). The Plaintiff complained about events that occurred when he was previously confined at the Polunsky Unit. More

specifically, officers released information to inmates about the nature of his conviction. His lawsuit

did not give rise to an inference that he was under imminent danger of serious physical injury at the

time he filed the lawsuit. He has not shown that the exception to § 1915(g) is applicable. Therefore

the Court hereby adopts the findings and conclusions of the Magistrate Judge as the findings and

conclusions of the Court. It is accordingly

ORDERED that the complaint is **DISMISSED** with prejudice for purposes of in forma

pauperis proceedings pursuant to 28 U.S.C. § 1915(g). The Plaintiff's in forma pauperis status is

revoked. The Plaintiff may resume his lawsuit if he pays the entire filing fee of \$350 within thirty

days from the entry of this order. See Carson v. Johnson, 112 F.3d at 823. It is further

ORDERED that all motions not previously ruled on are hereby **DENIED**.

So ORDERED and SIGNED this 8 day of June, 2007.

Ron Clark, United States District Judge

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